## LEGISLATURE OF THE STATE OF IDAHO

Sixty-first Legislature

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## IN THE HOUSE OF REPRESENTATIVES

## HOUSE BILL NO. 278

## BY STATE AFFAIRS COMMITTEE

AN ACT

RELATING TO THE OFFICE OF LEGISLATIVE COUNSEL; PROVIDING LEGISLATIVE FIND-2 INGS AND INTENT; AMENDING TITLE 67, IDAHO CODE, BY THE ADDITION OF A 3 NEW CHAPTER 48, TITLE 67, IDAHO CODE, TO PROVIDE FOR THE OFFICE OF LEG-4 ISLATIVE COUNSEL, TO PROVIDE FOR A PROCESS FOR SELECTING LEGISLATIVE 5 COUNSELORS, TO PROVIDE REQUIREMENTS FOR THE SELECTION OF LEGISLATIVE 6 COUNSELOR OF IDAHO, TO PROVIDE DUTIES OF THE LEGISLATIVE COUNSELORS OF 7 IDAHO, TO PROVIDE REQUIREMENTS RELATING TO THE LOCATION OF CERTAIN OF-8 FICES, TO PROVIDE THAT CERTAIN RECORDS ARE CONFIDENTIAL AND TO PROVIDE 9 10 EXCEPTIONS TO SUCH CONFIDENTIALITY; AMENDING SECTION 9-340F, IDAHO

CODE, TO PROVIDE THAT ALL PAPERS, RECORDS AND CORRESPONDENCE PERTAINING TO THE WORK OF THE OFFICE OF LEGISLATIVE COUNSEL ARE EXEMPT FROM DISCLOSURE; AND AMENDING SECTION 67-451, IDAHO CODE, TO INCREASE CERTAIN

AMOUNTS TRANSFERRED INTO THE LEGISLATIVE ACCOUNT.

Be It Enacted by the Legislature of the State of Idaho:

SECTION 1. LEGISLATIVE FINDINGS AND INTENT. The Constitution of the state of Idaho establishes the executive and legislative branches of government as separate and independent entities with distinct and delineated powers. It is required by the Constitution that the power to make and determine policy for the government of the state of Idaho is vested in the Legislature. The Legislature is responsible for making laws that constrain the internal operation of government, including the operation of the executive branch. The Legislature therefore finds that there is an inherent conflict of interest when a member of the Legislature seeks a legal opinion from the Office of the Attorney General, which is an arm of the executive branch. The Legislature also finds that it has statutory authority to employ attorneys other than those under the supervision of the Attorney General. Therefore, it is the intent of the Legislature to so employ legislative counsel by establishing the Office of Legislative Counsel. In so establishing, it is the further intent of the Legislature that the Joint Finance-Appropriations Committee adjust the fiscal year 2012 appropriation to the Attorney General in any manner it deems appropriate in order to offset costs associated with providing for and maintaining the Office of Legislative Counsel and in order to prevent undue cost to government.

SECTION 2. That Title 67, Idaho Code, be, and the same is hereby amended by the addition thereto of a  $\underline{\text{NEW CHAPTER}}$ , to be known and designated as Chapter 48, Title 67, Idaho Code, and to read as follows:

CHAPTER 48
OFFICE OF LEGISLATIVE COUNSEL

OFFICE OF LEGISLATIVE COUNSEL CREATED -- SELECTION --TERM. There is hereby created an office to be known as the office of legislative counsel, which shall consist of two (2) officers, each to be known as a legislative counselor of Idaho. The initial legislative counselors of Idaho shall be selected by concurrent resolution of the senate and the house of representatives during the 2013 regular session of the legislature and by concurrent resolution of the senate and the house of representatives every other regular session of the legislature thereafter. The legislative counselors of Idaho shall serve until successors are selected. If a vacancy should occur while the legislature is not in session, the joint legislative oversight committee shall select a legislative counselor to serve until the legislature in session makes selection of such officer. Each legislative counselor of Idaho shall be chosen without reference or regard to party affiliation and shall be chosen solely by reason of his or her fitness to perform the duties of the office of legislative counsel. The legislative counselors of Idaho are nonclassified, at-will employees and shall serve at the pleasure of the legislature.

67-4802. REQUIREMENTS FOR SELECTION OF LEGISLATIVE COUNSELOR OF IDAHO. No person shall be selected as a legislative counselor of Idaho unless at the time of his or her selection he or she is an attorney duly admitted to practice before the courts of the state of Idaho, is in good standing and has practiced the profession of law for at least five (5) years immediately preceding his or her selection.

67-4803. DUTIES OF THE LEGISLATIVE COUNSELORS OF IDAHO. The legislative counselors of Idaho shall have the following duties and responsibilities:

- (1) Advise members of the legislature and legislative committees as to any and all matters pertaining to the preparation and legality of legislative bills;
- (2) Advise legislative committees that are appointed to carry out duties between regular sessions of the legislature in regard to their work; and
- (3) Advise the legislature as to any proposed revisions to the Idaho Code.

67-4804. OFFICE. The legislative counselors of Idaho shall be in attendance upon all sessions of the legislature and the office of legislative counsel shall be in the state capitol in Boise. The legislative counselors of Idaho shall be provided with suitable offices convenient to both the senate and the house of representatives.

67-4805. CONFIDENTIAL RECORDS -- EXCEPTIONS. All papers, records and correspondence pertaining to the work of the office of legislative counsel shall be maintained in the permanent office of the legislative counsel. All such papers, records and correspondence shall be confidential and exempt from disclosure as provided in section 9-340F, Idaho Code, except:

- (1) As otherwise authorized by the person for whom the work was performed; or
  - (2) As the legislature by concurrent resolution may direct.

SECTION 3. That Section 9-340F, Idaho Code, be, and the same is hereby amended to read as follows:

- 9-340F. RECORDS EXEMPT FROM DISCLOSURE -- DRAFT LEGISLATION AND SUP-PORTING MATERIALS, OFFICE OF LEGISLATIVE COUNSEL, TAX COMMISSION, PETROLEUM CLEAN WATER TRUST FUND. The following records are exempt from disclosure:
- (1) Records consisting of draft legislation and documents specifically related to such draft legislation or research requests submitted to the legislative services office by a member of the Idaho legislature for the purpose of placing such draft legislation into a form suitable for introduction as official proposed legislation of the legislature of the state of Idaho, unless the individual legislator having submitted or requested such records or research agrees to waive the provisions of confidentiality provided by this subsection.
- (2) All papers, physical and electronic records and correspondence or other supporting materials comprising the work papers in the possession of the legislative services office or the director of legislative performance evaluations prior to release of the related final audit and all other records or materials in the possession of the legislative services office or the director of legislative performance evaluations that would otherwise be confidential or exempt from disclosure.
- (3) Records consisting of draft congressional and legislative redistricting plans and documents specifically related to such draft redistricting plans or research requests submitted to the commission staff by a member of the commission for reapportionment for the purpose of placing such draft redistricting plan into form suitable for presentation to the full membership of the commission, unless the individual commission member having submitted or requested such plans or research agrees to waive the provisions of confidentiality provided by this subsection.
- (4) All papers, records and correspondence pertaining to the work of the office of legislative counsel, except as otherwise provided in section 67-4805, Idaho Code.
- $\underline{\text{(5)}}$  Records that identify the method by which the Idaho state tax commission selects tax returns for audit review.
- (56) Underwriting and claims records of the Idaho petroleum clean water trust fund obtained pursuant to section 41-4905, 41-4909, 41-4911A, 41-4912 or 41-4912A, Idaho Code. Provided however, that this subsection shall not prevent the Idaho petroleum clean water trust fund's submittal to the Idaho department of environmental quality, or other regulatory agencies of information necessary to satisfy an insured's corrective action requirement under applicable federal or state standards in the event of a release into the environment from a petroleum storage tank; and provided further that nothing in this subsection shall prevent the Idaho petroleum clean water trust fund from providing auditing, reporting, or actuarial information as otherwise required of it pursuant to section 41-4919, 41-4925A, 41-4928, 41-4930, 41-4932, 41-4937 or 41-4938, Idaho Code.

SECTION 4. That Section 67-451, Idaho Code, be, and the same is hereby amended to read as follows:

67-451. LEGISLATIVE ACCOUNT CREATED -- DUTIES OF CONTROLLER -- DISBURSEMENTS FROM ACCOUNT -- REPORT OF DISBURSEMENTS. (1) There is hereby created in the state treasury the legislative account. The legislative account shall consist of such moneys as are placed into it by other appropriations, by receipts paid into the legislative account, and the moneys appropriated and transferred into it according to the provisions of this act.

 (2) There is hereby appropriated out of the general fund and transferred into the legislative account, and commencing January 1, 2008, the state controller is authorized and directed to make such transfers in the amounts shown on each of the following dates in each year:

January 1\$1,825,0001,912,500March 1\$1,825,000June 1\$1,445,0001,532,500September 1\$1,660,000

- (3) The president pro tempore of the senate and the speaker of the house of representatives are hereby authorized to make expenditures out of the legislative account for any necessary expenses of the legislature and the legislative account is hereby perpetually appropriated for any necessary expenses of the legislature. Necessary expenses of the legislature shall include, but are not necessarily limited to, salaries and wages of officers, members, and employees of the legislature, consultants and other expert or professional personnel, travel expenses of officers, members, and employees of the legislature, other current expenses incurred in any operation or function of the legislature, premiums for life, accidental death and dismemberment, hospital, medical, surgical and major medical insurance for members of the legislature during their terms of office, and for employees of the legislature during the period of their employment, and capital outlay items necessary for any operation or function of the legislature. The signature of the president pro tempore of the senate or the speaker of the house of representatives on any voucher or claim for payment shall be sufficient authority for the state controller to pay the same. Expenses for any interim activity of the legislature or legislators shall be paid in the same manner. Expenses for any interim legislative committees shall be paid in the same manner, if previously authorized by concurrent resolution.
- (4) The state controller is hereby directed to devise and implement a financial reporting and control system for the purposes of this act that exempts legislative expenditures from any other provision of law, and the legislative account shall be specifically exempt from the provisions of chapter 35, title 67, Idaho Code, and shall be specifically exempt from the provisions of chapter 36, title 67, Idaho Code. Such system must produce a report as of the end of each calendar month that clearly shows additions to the account, the unexpended balance in the account, the expenditures to date, and the expenditures for the month reported, suitably detailed in such manner as the presiding officers may instruct the state controller. A copy of such report must be delivered to the president pro tempore of the senate and the speaker of the house of representatives and to the governor by no later than the fifth working day of the following month.